1	STEPHANIE M. HINDS (CABN 154284) United States Attorney		
2 3	THOMAS A. COLTHURST (CABN 99493) Chief, Criminal Division		
4	KATHERINE M. LLOYD-LOVETT (CABN 276256) Assistant United States Attorney 1301 Clay Street, Suite 340S Oakland, California 94612 Telephone: (510) 637-3680 FAX: (510) 637-3724 Katherine.Lloyd-Lovett@usdoj.gov		
56			
7			
8	Attorneys for United States of America		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13	UNITED STATES OF AMERICA,) CASE NO. CR 22-0036 CRB	
14	Plaintiff,)) DECLARATION OF KATHERINE M. LLOYD-	
15	V.) LOVETT IN SUPPORT OF UNITED STATES') MOTION FOR ISSUANCE OF ARREST) WARRANT)	
16	JULI MAZI,		
17	Defendant.		
18		-1	
19	I, Katherine M. Lloyd-Lovett, declare as follows:		
20	1. I am the Assistant United States Attorney assigned to the prosecution of the above-		
21	referenced case. I make this declaration in support of United States' Motion for Issuance of Arrest		
22	Warrant.		
23	2. On January 6, 2023, I emailed Mark Flanagan, who has been appointed counsel for		
24	defendant Juli Mazi. I informed him that defendant had been ordered by the Court to self-surrender no		
25	later than January 6 at noon. I further informed him that defendant had emailed me a copy of a <i>pro se</i>		
26	motion addressed to the Ninth Circuit seeking the delay of her surrender date. I also provided Mr.		
27	Flanagan with a copy of that motion. Later that day, at 3:04 p.m., I emailed Mr. Flanagan to inform him		
28	that defendant did not surrender as ordered by the Court. On the afternoon of January 9, 2023, I emailed		
	LLOYD-LOVETT DECL. RE MOT. FOR ARREST WA CR 22-0036 CRB	RRANT 1	

1	Mr. Flanagan to ask him to confirm when defendant planned to self-surrender and noted that the Ninth	
2	Circuit had issued an order stating that it would take no further action on defendant's pro se motion to	
3	remain out of custody. Mr. Flanagan responded via email shortly thereafter, stating that he does not	
4	have information to provide regarding defendant's self-surrender plans and that he does not know her	
5	whereabouts.	
6	3. On January 6, 2023, at approximately 3:00 p.m., I called the U.S. Marshals Service at 450	
7	Golden Gate and was informed by an individual in the Operations department that Ms. Mazi had not	
8	surrendered that day. On the morning of January 10, 2023, an Investigative Research Specialist from	
9	the U.S. Marshals Service reached out to me via telephone and email to confirm that defendant still had	
10	not self-surrendered.	
11	I declare, under penalty of perjury, that the foregoing is true and correct. Executed this 10th day	
12	of January 2023.	
13	/s/ Katherine M. Lloyd-Lovett KATHERINE M. LLOYD-LOVETT	
14	Assistant United States Attorney	
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		